AO 245B (CASD) (Rev. 12/11) Judgment in a Criminal Case Sheet 1

UNITED STATES OF AMERICA

# United States District Court 19 PM 1: 32

SOUTHERN DISTRICT OF CALIFORNIA\*

JUDGMENT IN A CRIMINAL CASE

	<b>v.</b>	(For Offenses Committed On or After Novem	berekuli987)		
HECTOR RODRIGUEZ (1)		Case Number: 12CR2997-BEN			
		KAY L. SUNDAY			
REGISTRATION NO. <sup>3</sup>	4386298	Defendant's Attorney			
THE DEFENDANT:  pleaded guilty to con	unt(s) 1, 2, 4, 9, 16 OF THE INDI	СТМЕНТ.			
was found guilty on	count(s)				
after a plea of not gu	ilty.	ount(s), which involve the following offense(s):	Co servet		
Title & Section	Nature of Offense		Count Number(s)		
18 USC 371 and		PUBLIC OFFICIAL AND BRING IN ILLEGAL	1		
201(b)(2)(A) and (C), and	ALIENS FOR FINANCIAL C	GAIN			
8 USC 1324(a)(2)(B)(ii)					
8 USC 1324(a)(2)(B)(ii)	BRINGING IN ILLEGAL AL	IENS FOR FINANCIAL GAIN AND AIDING	2, 4, 9		
and 18 USC 2 AND ABETTING			-, ., .		
18 USC 201(b)(2)(A)					
and (C) and 2	RECEIVING BRIBE BY PUE	BLIC OFFICIAL	16		
	nced as provided in pages 2 through t of 1984. and not guilty on count(s)	a8 of this judgment. The sentence is impose	ed pursuant		
			he United States.		
Assessment: \$500.00 (\$100		the Inmate Financial Responsibility Program (IFRP) at the ra			
or mailing address until all fines	defendant shall notify the United State, restitution, costs, and special assessm	suant to order filed MAY 23, 2013, includes Attorney for this district within 30 days of any change of ments imposed by this judgment are fully paid. If ordered to terial change in the defendant's economic circumstances.	name, residence,		

Date of Imposition of Septence

UNITED STATES DISTRICT JUDGE

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AO 245B (CASD) (Rev. 12/11) Judgment in a Criminal Case Sheet 2 — Imprisonment

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DEFENDANT: HECTOR RODRIGUEZ (1)				
CASE NUMBER: 12CR2997-BEN				
IMPRISONMENT				
The defendant is hereby committed to the custody of the United States Bureau of Price CONDUCT to Price Conduction and the Conduction of the United States Bureau of Price Conduction of the United States Bureau of the United	sons to be imp	isoned i	or a ten	m of
COUNT 1: FIVE (5) YEARS; COUNTS 2, 4, 9, 16: SEVENTY-EIGHT (78) MONTHS AS TO EACH COUNT.				
ALL COUNTS TO RUN CONCURRENTLY.				
Sentence imposed pursuant to Title 8 USC Section 1326(b).				
☐ The court makes the following recommendations to the Bureau of Prisons:				
The defendant is remanded to the custody of the United States Marshal.				
☐ The defendant shall surrender to the United States Marshal for this district:				
— — — — — — — — — — — — — — — — — — —		·		
as notified by the United States Marshal.				
The defendant shall surrender for service of sentence at the institution designated	by the Dursey	of Drie	0001	
	by the Bureat	OI PIIS	ons:	
before	<u></u>			
as notified by the United States Marshal.				
as notified by the Probation or Pretrial Services Office.				
RETURN				
KETUKN				
I have executed this judgment as follows:				
<b>5</b>				
Defendant delivered on to				
at, with a certified copy of this judgment.				
UN	ITED STATES MA	RSHAL		
n				
By	UNITED STATES	MARSHA		

AO 245B (CASD) (Rev. 12/11) Judgment in a Criminal Case Sheet 3 — Supervised Release

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DEFENDANT: HECTOR RODRIGUEZ (1)

CASE NUMBER: 12CR2997-BEN

#### SUPERVISED RELEASE

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Upon release from imprisonment, the defendant shall be on supervised release for a term of: THREE (3) YEARS AS TO EACH COUNT, CONCURRENTLY.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

For offenses committed on or after September 13, 1994:

The defendant shall not illegally possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the court. Testing requirements will not exceed submission of more than \_\_\_\_\_\_ drug tests per month during the term of supervision, unless otherwise ordered by court.

	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of
	future substance abuse. (Check, if applicable.)
$\boxtimes$	The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.
	The defendant shall cooperate in the collection of a DNA sample from the defendant, pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000, pursuant to 18 USC sections 3563(a)(7) and 3583(d). The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check if applicable.)
	* * * * · · · · · · · · · · · · · · · ·

If this judgment imposes a fine or restitution obligation, it is a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in this judgment.

The defendant must comply with the standard conditions that have been adopted by this court. The defendant shall also comply with any special conditions imposed.

## STANDARD CONDITIONS OF SUPERVISION

1) the defendant shall not leave the judicial district without the permission of the court or probation officer;

The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

- 2) the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B (CASD) (Rev. 12/11 Judgment in a Criminal Case Sheet 4 — Special Conditions

DEFENDANT: HECTOR RODRIGUEZ (1)

CASE NUMBER: 12CR2997-BEN

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## SPECIAL CONDITIONS OF SUPERVISION

X	Submit person, residence, office or vehicle to a search, conducted by a United States Probation Officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of release; failure to submit to a search may be grounds for revocation; the defendant shall warn any other residents that the premises may be subject to searches pursuant to this condition.
	If deported, excluded, or allowed to voluntarily return to country of origin, not reenter the United States illegally and report to the probation officer within 24 hours of any reentry to the United States; supervision waived upon deportation, exclusion or voluntary departure.
	Not transport, harbor, or assist undocumented aliens.
	Not associate with undocumented aliens or alien smugglers.
	Not reenter the United States illegally.
X	Not enter or reside in the Republic of Mexico without written permission of the Court or probation officer.
X	
	Not possess any narcotic drug or controlled substance without a lawful medical prescription.
	Not associate with known users of, smugglers of, or dealers in narcotics, controlled substances, or dangerous drugs in any form.
	Participate in a program of mental health treatment as directed by the probation officer, take all medications as prescribed by a psychiatrist/physician, and not discontinue any medication without permission. The Court authorizes the release of the presentence report and available psychological evaluations to the mental health provider, as approved by the probation officer. Allow for reciprocal release of information between the probation officer and the treatment provider. Is required to contribute to the costs of services rendered in an amount to be determined by the probation officer, based on the defendant's ability to pay.
	Take no medication containing a controlled substance without valid medical prescription, and provide proof of prescription to the probation officer, if directed.
X	
X	Be prohibited from opening checking accounts or incurring new credit charges or opening additional lines of credit without approval of the probation officer.
	Seek and maintain full time employment and/or schooling or a combination of both.
	Resolve all outstanding warrants within days.
	Complete hours of community service in a program approved by the probation officer within
	Reside in a Residential Reentry Center (RRC) as directed by the probation officer for a period of
	Participate in a program of drug or alcohol abuse treatment, including urinalysis or sweat patch testing and counseling, as directed by the probation officer. Allow for reciprocal release of information between the probation officer and the treatment provider. Is required to contribute to the costs of services rendered in an amount to be determined by the probation officer, based on the defendant's ability to pay.

WHEREAS, by virtue of the facts set forth in the plea agreement and forfeiture addendum, the United States has established the requisite nexus between the forfeited properties and the offense; and WHEREAS, by virtue of said guilty plea, the United States is now entitled to possession of said properties, pursuant to 18 U.S.C. § 981, 28 U.S.C. § 2461and Rule 32.2(b) of the Federal Rules of Criminal Procedure; and WHEREAS, pursuant to Rule 32.2(b)(3), the United States having requested the authority to take custody of the following properties which were found forfeitable by the Court, namely: 10 1. One gold and silver colored watch with a blue dial 2. U.S. Currency in the amount of \$426.50 3. Smith and Wesson, model Bodyguard, .38 special revolver, s/n CRL7076 (BG38) 11 4. Ruger, model LC9, 9mm semi-auto pistol, s/n 320-87116 12 5. Bersa, model Thunder 380, .380 caliber semi-auto pistol, s/n A44909
6. Glock model 27, .40 caliber semi-auto pistol, s/n RFY061
7. Glock model 26, 9mm, semi-auto pistol, s/n PZV356
8. Stag Arms, model Stag 15, 5.56 (NATO) semi-auto rifle, s/n 41353, with rifle case flashlight glass sight 13 14 15 9. Six gun boxes with accessories 10. Gold colored Rolex watch with case 16 11. Gold and silver colored Rolex watch with case 12. Silver colored Rolex watch with case 17 13. Gold colored Rolex watch with clear stones with case 14. Silver colored Movado watch 15. Silver and black colored Movado watch 18 16. Silver and black colored Movado watch 19 17. Gold colored Rolex watch 18. Gold and silver colored Gucci watch 19. Silver and black Gucci watch 20 20. White faced Gucci watch with black leather band
21. Samsung Television, s/n Z1SG3CC2500010F with wall mount
22. iMac computer, s/n 025FJ1S7DHJQ with keyboard, power cord,
Apple wireless mouse, and Apple remote
23. Sony Bravia TV, s/n 8005315, with remotes
24. iPad, s/n DLXFG69FDFJ3 with black case and box
25. Compag Proserie lanter, s/n 6D13IC5760VT with black case 21 22 23 25. Compaq Presario laptop, s/n 6D13JC5760YT with black case.
26. White Gold Ring - 14k With 56 Diamonds
27. U.S. Currency Totaling \$4,000
28. 51" Samsung TV, Model: PN51D440A5D with wall mount
29. One 2009 Jaguar, VIN 7 SAJWA43B195B32068; 24 25 26 27 28

WHEREAS, the United States, having submitted the Order herein to the Defendant through his attorney of record, to review, and no objections having been received; 3 Accordingly, IT IS HEREBY ORDERED, ADJUDGED AND DECREED: 1. Based upon the guilty plea of the Defendant, the United States is hereby authorized to take custody and control of the following assets, and all right, title and interest of Defendant HECTOR RODRIGUEZ (1) in the following properties are hereby forfeited to the United States for disposition in accordance with the law, subject to the provisions of 21 U.S.C. § 853(n): 10 1. One gold and silver colored watch with a blue dial 2. U.S. Currency in the amount of \$426.50 3. Smith and Wesson, model Bodyguard, .38 special revolver, s/n CRL7076 (BG38)
4. Ruger, model LC9, 9mm semi-auto pistol, s/n 320-87116 11 12 5. Bersa, model Thunder 380, .380 caliber semi-auto pistol, s/n A44909 6. Glock model 27, .40 caliber semi-auto pistol, s/n RFY061
7. Glock model 26, 9mm, semi-auto pistol, s/n PZV356
8. Stag Arms, model Stag 15, 5.56 (NATO) semi-auto rifle, s/n 41353, with rifle case flashlight glass sight 13 14 15 9. Six gun boxes with accessories 10. Gold colored Rolex watch with case 16 11. Gold and silver colored Rolex watch with case 12. Silver colored Rolex watch with case 17 13. Gold colored Rolex watch with clear stones with case 14. Silver colored Movado watch 15. Silver and black colored Movado watch 18 16. Silver and black colored Movado watch 19 17. Gold colored Rolex watch 18. Gold and silver colored Gucci watch 20 19. Silver and black Gucci watch 20. White faced Gucci watch with black leather band 21 21. Samsung Television, s/n Z1SG3CC2500010F with wall mount 22. iMac computer, s/n 025FJ1S7DHJQ with keyboard, power cord, 22 Apple wireless mouse, and Apple remote
23. Sony Bravia TV, s/n 8005315, with remotes
24. iPad, s/n DLXFG69FDFJ3 with black case and box 23 25. Compaq Presario laptop, s/n 6D13JC5760YT with black case 26. White Gold Ring - 14k With 56 Diamonds 27. U.S. Currency Totaling \$4,000 28. 51" Samsung TV, Model: PN51D440A5D with wall mount 24 25 29. One 2009 Jaguar, VIN 7 SAJWA43B195B32068. 26 2. 27 The aforementioned forfeited assets are to be held by the United States

Marshals Service in its secure custody and control.

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DATED

- 3. Pursuant to Rule 32.2(b) and (c), the United States is hereby authorized to begin proceedings consistent with any statutory requirements pertaining to ancillary hearings and rights of third parties.
- Pursuant to the Attorney General's authority under Section 853(n)(1) of Title 21, United States Code, Rule 32.2(b)(3), Fed. R. Crim. P., and Rule G(4) of the Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions, the United States forthwith shall publish for thirty (30) consecutive days on the Government's forfeiture website, www.forfeiture.gov, notice of this Order, notice of the Marshals Service's intent to dispose of the properties in such manner as the Attorney General may direct, and notice that any person, other than the Defendant, having or claiming a legal interest in the above-listed forfeited properties must file a petition with the Court within thirty (30) days of the final publication of notice or of receipt of actual notice, whichever is earlier.
- This notice shall state that the petition shall be for a hearing to adjudicate the validity of the petitioner's alleged interest in the properties, shall be signed by the petitioner under penalty of perjury, and shall set forth the nature and extent of the petitioner's right, title or interest in the forfeited properties and any additional facts supporting the petitioner's claim and the relief sought.
- 6. The United States may also, to the extent practicable, provide direct written notice to any person known to have alleged an interest in the properties that are the subject of the Preliminary Order of Criminal Forfeiture.
- Upon adjudication of all third-party interests, this Court will enter an 7. Amended Order of Forfeiture pursuant to 21 U.S.C. § 853(n), in which all interests will be addressed.

nited States District Judge

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